Approved for use through 12/31/2006, CMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE er the Pacerwork Reduction Act of 1995, no pressons are required to respond to a collection of information unless it contains a valid OMB control number Request 10030 578 Application Number for April 29, 2002 Filing Date Continued Examination (RCE) Starling First Named Inventor Transmittal Address to: 1851 Art Unit Mail Stop RCE Commissioner for Patents Davis, Ruth A. Examiner Name P.O. Box 1450 Attorney Docket Number 4141-2-PUS Alexandria, VA 22313-1450 This is a Request for Continued Examination (RCE) under 37 CFR 1.114 of the above-identified application. Request for Continued Examination (RCE) protection under 37 CFR 1.114 does not apply to any utility or plant application filed prior to June 8, 1985, or to any design application. See Instruction Sheet for RCEs (not to be submitted to the USPTO) on page 2. Submission required under 37 CFR 1.114 Note: If the RCE is proper, any proviously filed unerfered emendments and amendments enclosed with the RCE will be entered in the coder in which they were filed unless applicant instructs otherwise. If applicant does not wish to have any previously filed unentered amendmentally entered, applicant most request non-entry of such Previously submitted. If a final Office action is outstanding, any amendments filed after the final Office action may be considered as a aubmission even if this box is not checked. Consider the arguments in the Appeal Brief or Reply Brief previously filed on \_\_\_\_ b. T Enclosed ✓ Amandment/Raply rmation Disclosure Statement (IDS) Affidavit(s)/ Declaration(s) Miscellaneous Suspension of action on the above-identified application is requested under 37 CFR 1.103(c) for e period of \_\_\_\_\_\_ months. (Period of suspension shall not exceed 3 months; Fee under 37 CFR 1,17(1) requ The RCE fee under 37 CFR 1.17(e) is required by 37 CFR 1.114 when the RCE is filed. The Director is heraby authorized to charge the following fees, any underpayment of fees, or credit any overpayments, to Deposit Account No. 19-1970 RCE fee required under 37 CFR 1.17(a) Extension of time fee (37 CFR 1.136 and 1.17) Other\_\_ Check in the amount of \$\_\_\_\_ Payment by credit card (Form PTO-2038 enclosed) WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card informetion and authorization on PTO-2038. SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED Date November 28, 2008 /Gary J. Connell Registration No. tte (Print/Type) Gary J. Connell CERTIFICATE OF MAILING OR TRANSMISSION I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed for Mat Stop RCE, Commissioner for Patents, P. O. Box 1450, Alexandris, VA 22513-1450 or facsimile transmissed to the U.S. Patent and Trademark Office on the date shown below This collection of information is required by 37 CFR 1.114. The information is required to obtain or retain a benefit by the public which is to file (and by the USPT

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## Instruction Sheet for RCFs

(not to be submitted to the LISPTO).

# NOTES:

An RCE is not a new application, and filing an RCE will not result in an application being accorded a new filing

### Filing Qualifications:

The application must be a utility or plant application filed on or effer June 8, 1995. The application cannot be a provision application, a utility or plant application filed before June 8, 1995, a design application, or a patent under reexamination. See 37 CFR 1.114(e).

# Filing Requirements:

Prosecution in the application must be closed. Prosecution is closed if the explication is under appeal, or the test Office action is a finel action, a notice of ellowance, or an action that otherwise closes prosecution in the application (e.g., an Office action under Ex parte Quayle), See 37 CFR 1.114(b).

A submission and a fee are required at the time the RCE is filed. If reply to en Office action under 35 U.S.C. 132 is outstanding (e.g., the application is under final rejaction), the submission must meet the reply requirements of 37 CFR 1.111. If there is no outstanding Office action, the submission can be an information disclosure statement, an amendment, new erguments, or new evidence, See 37 CFR 1.114(c). The submission mey be a previously filed amendment (e.g., an amendment after final rejection).

#### WARNINGS:

Request for Suspension of Action:
All RCE filing requirements must be met before suspension of action is granted. A request for a suspension of action under 37 CFR 1.103(c) does not satisfy the submission requirement and does not permit the filing of the required submission to be suspended.

## Improper RCE will NOT toll Any Time Period:

Before Appeal - If the RCE is improper (e.g., prosecution in the application is not closed or the submission or fee has not been filed) and the application is not under appeal, the time period set forth in the last Office action will continue to run and the application will be abandoned after the statutory time period has expired if a reply to the Office action is not timely filed. No additional time will be given to correct the improper RCE.

Under Appeal - If the RCE is improper (e.g., the submission or the fee has not been filed) and the application is under appeal, the improper RCE is effective to withdraw the appeal. Withdrawal of the appeal results in the allowance or abandonment of the application depending on the status of the claims. If there are no allowed claims, the application is abandoned. If there is at least one allowed claim, the application will be passed to issue on the allowed claim(s). See MPEP 1215.01.

See MPEP 706.07(h) for further information on the RCE practice.

## Privacy Act Statement

The Privacy Act of 1974 (P. L. 36-379) requires that you be given contain information in connection with your submission of the stablacted tour nested to a patient application or pretaint. Accordingly, pursuant to the nequirements of the Act, please be advised that (1) the general authority for the collection of the information is 38 U.S. C. (2012); (2) thanking of the information collected is voluntary, and (3) the principal purpose for which the information is used by the U.S. Patient and Trademark. Office is to process and/or examine your submission neitable to a plant application or patient. If you not furnish the requested information, the U.S. Patient and Trademark Office may not be able to only that the processing of the patient processing or advantage of the patient processing or advantage or processing or advantage or processing or contained to proceedings or advantagement of the patient.

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of information Act.
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- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an inclindual, to whom the record pertains, when the inclindual has requested essistance from the Member with respect to the subject metter of the record.
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- A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) end for review pursuant to the Atomic Energy Act (42 U.S.C. 216(ci).
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- 8. A record from this system of necords may be disclosed, as a routine use, to the public offer-either publication of the application pursuant to 34 U.S. C12(b) or issuence of a patient pursuant to 35 U.S. C15 Furtiler, a record may be disclosed, subject to the limitations of 37 CPR 1.14, as a routine use, to the public till are record visit don in an application which can be applicated to the record visit don in an application which is record visit don't an application of the control of the record visit don't are not record visit of the record visit of the record visit don't not record visit of the record visit of
- A record from this system of records mey be disclosed, es e routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.